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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/657,063	09/03/2003	Herman Leonard Offerhaus	30394-1102	8825		
5179	7590 05/03/2004		EXAMINER			
PEACOCK MYERS AND ADAMS P C			CHANG, AUDREY Y			
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			2872			
				DATE MAILED: 05/03/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applic	cation No.	Applicant(s)		
Office Action Summ	10/657	7,063	OFFERHAUS, H LEONARD	OFFERHAUS, HERMAN LEONARD	
ome Action cumm	Exami	ner	Art Unit		
		y Y. Chang	2872		
The MAILING DATE of this co Period for Reply	ommunication appears on	th coversh twi	ith the correspond nc a	ddress	
A SHORTENED STATUTORY PER THE MAILING DATE OF THIS COI - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of - If the period for reply specified above is less the If NO period for reply is specified above, the ma - Failure to reply within the set or extended perion Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1	MMUNICATION. provisions of 37 CFR 1.136(a). In no this communication. an thirty (30) days, a reply within the aximum statutory period will apply an d for reply will, by statute, cause the e months after the mailing date of thi	o event, however, may a restatutory minimum of thir nd will expire SIX (6) MON application to become AE	reply be timely filed ty (30) days will be considered time ITHS from the mailing date of this BANDONED (35 U.S.C. § 133).	ety. communication.	
Status					
1) Responsive to communicatio	n(s) filed on				
2a)☐ This action is FINAL.	2b)⊠ This action i	is non-final.			
3) Since this application is in co				ne merits is	
closed in accordance with the	e practice under Ex parte	Quayle, 1935 C.D	D. 11, 453 O.G. 213.		
Disposition of Claims					
4)⊠ Claim(s) <u>1-4</u> is/are pending in	n the application.				
4a) Of the above claim(s)	is/are withdrawn from	consideration.			
5) Claim(s) is/are allowed	d.				
6) Claim(s) is/are rejecte					
7) Claim(s) is/are objecte					
8) Claim(s) are subject to	o restriction and/or election	on requirement.			
Application Papers					
9) The specification is objected to	to by the Examiner.				
10)☐ The drawing(s) filed on	_is/are: a) accepted o	r b) objected to	by the Examiner.		
Applicant may not request that a					
Replacement drawing sheet(s) i					
11) The oath or declaration is obj	ected to by the Examiner	. Note the attache	d Office Action or form F	'TO-152.	
Priority under 35 U.S.C. § 119					
12) ☐ Acknowledgment is made of a a) ☐ All b) ☐ Some * c) ☐ No		under 35 U.S.C.	§ 119(a)-(d) or (f).		
	priority documents have				
•	priority documents have				
	copies of the priority doc		n received in this Nationa	al Stage	
• •	iternational Bureau (PCT				
* See the attached detailed Office	ce action for a list of the c	certified copies not	t received.		
Attachment(s)		<u>, П</u>	0		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing I 	Review (PTO-948)	Paper No	Summary (PTO-413) (s)/Mail Date		
3) Information Disclosure Statement(s) (PTC			Informal Patent Application (P	TO-152)	

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

Paper No(s)/Mail Date <u>9/3/2003</u>.

6) Other: ____.

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DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement filed on September 3, 2003 fails to comply with 37 CFR 1.98(a)(3) because it does not include a concise explanation of the relevance, as it is presently understood by the individual designated in 37 CFR 1.56(c) most knowledgeable about the content of the information, of each patent listed that is not in the English language. It has been placed in the application file, but the information referred to therein has not been considered.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 1-4 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

The specification and the claims fail to teach how could a coherent laser beam be generated by using a series of laser diodes, a hologram and a mirror for reflecting "some of the secondary coherent light emission" back to the diodes, as recited in claims 1 and 2. Certain kind of phase-locking for the laser diodes seems to be needed in order to achieve such feature.

The specification and the claims fail to teach how could "an *image* of an interference pattern" is contained in the hologram. It is known in the art that the hologram is the recording of the *interference* pattern, not image of it.

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The specification and the claims also fail to teach how could the hologram being recorded by having this "photoreflective (should be photorefractive) crystal" recited in the claims.

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 1-4 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The claims are generally narrative and indefinite, failing to conform with current U.S. practice.

They appear to be a literal translation into English from a foreign document and are replete with grammatical and idiomatic errors.

The phrase "when illuminating the hologram with the primary light emission the hologram reflects the secondary coherent light emission" recited in claims 1 and 2 is wrong. The secondary light emission is a playback or reconstructed light emission by the hologram.

The phrase "tertiary light emission ... contrary to the primary light emission but has the same phase relation" recited in claim 2 is confusing and indefinite. Firstly, it is not clear what does it mean by "contrary" to the primary light emission. That is to say what particular properties of the tertiary light emission is "contrary" to the primary light emission. It is not clear if contrary means opposite to it or what. Secondly, what does it mean by having "same phase relation"? The same phase relation is measured with respect to what?

The term "photoreflective crystal" recited in claim 3 and in the specification is *wrong*. It should be read as "photorefractive crystal".

Claims 3-4 are completely confusing and indefinite, since it is not clear what does the "photoreflective crystal" has anything to do with the making of the hologram. It is not clear if the

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interference pattern has already formed before the primary beam is concentrated to the photoreflective crystal or not?

Clarifications are required.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-2 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Roess (PN. 3,763,441) in view of the patent issued to European Patent Application (EP 0 176 329) by Ritter et al.

Roess teaches a device for phase-synchronization of several laser oscillators wherein the device comprises a plurality of laser diodes (1 and 2 in Figure 1), which generate a first primary light emission incidents on a hologram (5), serves as the system for transforming the primary light emission into a secondary coherent light emission that is then directed to a mirror (6). The mirror reflects some of the secondary light emission to make it passes through the hologram and to generate tertiary light emission back toward the plurality of laser diodes, which serves as the feedback signal for the diode lasers, (please see column 2, lines 15-62). Roess teaches that the hologram superposes the primary emission from all of the laser diodes to form a single summation wave which is coherent and phase-synchronized, (please see column 2, lines 23-27). The hologram contains an interference pattern that is created by the interference between the a spherical wave and a series of spherical waves that generated from the plurality of laser diodes. From the standard knowledge of holographic art, the secondary coherent light emission, when reflected from the mirror (6) will act as reconstructing light beam to play back the tertiary light emission

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that is conjugated to the primary light emission. The tertiary light emission will act as the *feedback* signal to induce emission in the laser diodes. This implies the light wave used to generate the hologram is the primary and secondary light emission.

This reference has met all the limitations of the claims with the exception that it does not teach explicitly that the hologram is of a *reflection* mode. However to make the hologram either of reflection mode or transmission mode does not change the essential operation of the device and the none-critical differences between the two modes is the geometric arrangement of the device. **Ritter** et al in the same field of endeavor does teach explicitly to use a *reflective holographic grating* (70, Figure 5) for reflecting back the feedback signal directly from the reflective hologram to modulate the laser diode source. It would then have been obvious to one skilled in the art to apply the teachings of Ritter et al to modify the arrangement of the device of Roess to accommodate a reflective hologram instead of a transmissive hologram for the benefit of reducing the size and the number of elements used in the device.

8. Claims 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Roess in view of the patent issued to Psaltis et al (PN. 5,959,747).

Roess teaches a device for phase-synchronization of several laser oscillators wherein the device comprises a plurality of laser diodes (1 and 2 in Figure 1), that generate a first primary light emission incidents on a hologram (5), serves as the system for transforming the primary light emission into a secondary coherent light emission that is then directed to a mirror (6). The mirror then reflects some of the secondary light emission back through the hologram and generates tertiary light emission toward the plurality of laser diodes that serves as the feedback signal for the diode lasers, (please see column 2, lines 15-62). Roess teaches that the hologram superposes the primary emission from all of the laser diodes to form a single summation wave which is coherent and phase-synchronized, (please see column 2, lines 23-27). The hologram contains an interference pattern that is created by the interference between the a

spherical wave, serves as the reference signal, and a series of spherical waves that are generated from the

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plurality of laser diodes, which is the primary light emission. It is implicitly true that the hologram is

formed in a recording medium that is transparent or partially permeable. The primary light emission that

includes the light waves generated from the plurality of laser diodes is diffracted by the hologram wherein

the diffracted beam, or the secondary light emission is reflected by the reflector (6) and the reflected light

acts as a reconstructing light that illuminates the hologram to create a light emission that is phase-

conjugated to the primary emission and serves as the feedback signal to the laser diodes.

This reference has met all the limitations of the claims with the exception that it does not teach to use a self-pumped photorefractive crystal as an alternative means to modulate the undiffracted primary light emission to create a light emission that is phase-conjugated to the primary light emission to serves as the feedback signal. However using self-pumped photorefractive crystal as phase conjugator to create conjugated light beam in holographic art is rather well known. **Psaltis** et al teaches explicitly that a self-pumped photorefractive crystal BaTiO₃ is used as the phase conjugator (332, Figure 3b) such that a reference light beam (320) passes through the hologram (302) is directed to the phase-conjugator wherein a phase-conjugated beam (321) is returned by the conjugator, (please see column 8, lines 12-42). It would then have been obvious to one skilled in the art to modify the device of Roess to use a self-pumped photorefractive crystal as an alternative means for the phase conjugator to generate the phase conjugated primary emission as the feedback signal for the laser diodes. With regard to claim 4, Psaltis et al teaches that a lens (334) is used to focus the light (320) to the photorefractive crystal.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Audrey Y. Chang whose telephone number is 571-272-2309. The examiner can normally be reached on Monday-Friday (8:00-4:30), alternative Mondays off.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Drew Dunn can be reached on 571-272-2312. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Audrey Y. Chang Primary Examiner Art Unit 2872

A. Chang, Ph.D.